1 2 3 4 5 6 7 8 9	ALEXANDRA WHITE, ESQ. (admitted pro hac vice) Email: lwhite@susmangodfrey.com STEVEN M. SHEPARD, ESQ. (admitted pro hac vice) Email: sshepard@susmangodfrey.com FLOYD SHORT, ESQ. (admitted pro hac vice) Email: fshort@susmangodfrey.com RAVI BHALLA, ESQ. (admitted pro hac vice) Email: rbhalla@susmangodfrey.com TYLER FINN, ESQ.	GARMAN TURNER GORDON LLP GREGORY E. GARMAN, ESQ. Nevada Bar No. 6654 Email: ggarman@gtg.legal TALITHA GRAY KOZLOWSKI, ESQ. Nevada Bar No. 9040 Email: tgray@gtg.legal DYLAN CICILIANO, ESQ. Nevada Bar No. 12348 Email: dciciliano@gtg.legal 7251 Amigo Street, Suite 210 Las Vegas, Nevada 89119 Tel: (725) 777-3000 Attorneys for EB Holdings II, Inc.	
11	UNITED STATES DISTRICT COURT		
12	DISTRICT OF NEVADA		
13	EB HOLDINGS II, INC. and QXH II, INC.,	Case No.: 2:20-cv-02248-JCM-NJK	
14	Plaintiffs,		
15	V.	PLAINTIFF EB HOLDINGS II, INC.'S MOTION TO SHORTEN TIME	
16	ILLINOIS NATIONAL INSURANCE COMPANY, CONTINENTAL	REGARDING THE BRIEFING SCHEDULE FOR PLAINTIFF'S MOTION	
17	CASUALTY COMPANY, and FEDERAL INSURANCE COMPANY,	TO COMPEL	
18	Defendants.		
19			
20	Pursuant to Local Rule IA 6-1, Plaintiff EB Holdings II, Inc. ("EBH") brings this Motion to		
21	Shorten Time Regarding the Briefing Schedule for EBH's Motion to Compel Testimony on Illinois		
22	National's Affirmative Defenses, filed on February 4, 2022.		
23			
24	Under Local Rule 7-2, Illinois National's response is due on February 18, 2022 and EBH's reply		
25	is due on February 25. Local Rule IA 6-1(d) prov	vides that "Motions to shorten time will be granted only	
26	upon an attorney or party's declaration describing the circumstances claimed to constitute good cause to		
27	justify shortening of time."		
28			

1	In its January 11, 2022 Order, this Court noted that "[g]iven that counsel must engage in a thoroug	gh
2	and meaningful conferral process prior to filing" any motions to compel prior to the close of fact discover	y,
3	"the Court may shorten the time for briefing such a dispute." Dkt. 107 at 2 n.2. As explained in the	ne
4		
5	Declaration of Steven Shepard, attached hereto as Exhibit A , in light of this Court's January 11 Order an	10
6	the robust, nearly two-month long meet-and-confer process that preceded the filing of EBH's Motion	to
7	Compel Testimony on Illinois National's Affirmative Defenses, good cause exists to shorten the briefin	ıg
8	schedule for that motion. Plaintiff proposes that Illinois National file its response on February 11 ar	ıd
9	Plaintiff file its reply on February 16, 2022.	
10		
11	Dated: February 4, 2022	
12	Respectfully submitted,	
13	SUSMAN GODFREY LLP	
14	SUSIVIAIN GODI'RET EEI	
15	By: <u>/s/ Tyler Finn</u>	
16	ALEXANDRA WHITE, ESQ.	
17	(admitted <i>pro hac vice</i>) Email: lwhite@susmangodfrey.com	
18	STEVEN M. SHEPARD, ESQ. (admitted <i>pro hac vice</i>)	
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	RAVI BHALLA, ESQ.	
21	Email: rbhalla@susmangodfrey.com (admitted <i>pro hac vice</i>)	
22	TYLER FINN, ESQ. IT IS SO ORDERED.	
	(admitted pro hac vice) Dated: February 7, 2022	
23	Email: tfinn@susmangodfrey.com 1000 Louisiana Suite 5100	
24	Houston, TX 77002-5096	
	Tel: (713) 651-9366	
25	Nancy J. Koppe	
26	GARMAN TURNER GORDON LLP United States Magistrate Judge	
26	GREGORY E. GARMAN, ESQ.	
27	TALITHA GRAY KOZLOWSKI, ESQ.	
	TERESA M. PILATOWICZ, ESO	

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